

**REMARKS**

This amendment is submitted after receipt of the Notice of Allowance.

The Applicants thank the Examiner for accepting the telephone interview on July 17, 2006. The Applicants apprised the Examiner of the substance of this amendment under 37 C.F.R. 1.312. The prior amendment put the claims in condition for allowance by incorporating allowable dependent claims 4 and 11 into independent claims 1 and 8, respectively. However, inadvertent syntactical errors resulted. The 312 amendment merely re-orders recitation of the incorporated elements to the end of the respective claims. No substantive changes were made. The Examiner suggested the 312 amendment be submitted for review and that such an amendment may be viewed favorably.

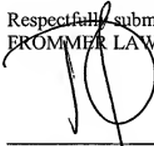
Claims 1 and 8 are amended to re-order the recitation of the claim elements. The elements have not changed. Re-ordering the claim elements makes the claim more readable and also provides for introduction of the elements as the elements are needed.

It is respectfully submitted that no new matter is presented by this amendment. Moreover, the allowance of the claims has not depended upon the order of recitation of the claim elements. Accordingly, entry of this amendment is respectfully solicited.

Please charge any additional fees that may be needed, and credit any overpayment, to our Deposit Account No. 50-0320.

Respectfully submitted,  
EROMMER LAWRENCE & HAUG LLP

By:

  
Paul A. Levy  
Reg. No. 45,748  
(212) 588-0800